Case 1-18-01064-nhl Doc 2 Filed 05/30/18 Entered 05/30/18 16:14:50

UNITED STATES BANKRUPTCY COURT Eastern District of New York

NOTE: All documents filed in this matter must be identified by both adversary and bankruptcy case numbers, case chapter and judge's initials.

In re: Bracha Cab Corp

Bankruptcy Case No.: 1–17–46613–nhl

Bracha Cab Corp
Dabri Trans Corp
Dovber Cab Corp
Fit Taxi Corp
Jackhel Cab Corp
Jarub Trans Corp
Lechaim Cab Corp
Merab Cab Corp
MY Canteen Taxi Corp
NY Energy Taxi Corp
NY Genesis Taxi Corp
NY Stance Taxi Corp
NY Tint Taxi Corp
Somyash Taxi Corp
Tamar Cab Corp

Plaintiff(s),

-against- Adversary Proceeding No. 1–18–01064–nhl

The Estate of Jacob Elberg JEB Management Corp SHEFA Funding LLC Royal One Real Estate LLC Royal Real Estate Management, LLC

Defendant(s)

SUMMONS AND NOTICE OF PRETRIAL CONFERENCE IN AN ADVERSARY PROCEEDING

YOU ARE SUMMONED and required to submit a motion or answer to the complaint, which is attached to this summons, to the Clerk of the Bankruptcy Court within 30 days after the date of issuance of this summons, except that the United States and its offices and agencies shall submit a motion or answer to the complaint within 35 days.

Address of Clerk:

United States Bankruptcy Court 271–C Cadman Plaza East, Suite 1595 Brooklyn, NY 11201–1800

At the same time, you must also serve a copy of the motion or answer upon the plaintiff's attorney.

Name and Address of Plaintiff's Attorney:

Bruce Weiner Rosenberg Musso & Weiner LLP 26 Court Street Suite 2211 Brooklyn, NY 11242

If you make a motion, your time to answer is governed by Bankruptcy Rule 7012.

YOU ARE NOTIFIED that a pretrial conference of the proceeding commenced by the filing of the complaint will be held at the following time and place.

Case 1-18-01064-nhl Doc 2 Filed 05/30/18 Entered 05/30/18 16:14:50

Location: United States Bankruptcy Court, 271–C Cadman Plaza East, Courtroom 3577 – 3rd Floor, Brooklyn, NY 11201–1800	Date and Time: July 12, 2018 at 11:30 AM
--	---

IF YOU FAIL TO RESPOND TO THIS SUMMONS, YOUR FAILURE WILL BE DEEMED TO BE YOUR CONSENT TO ENTRY OF A JUDGMENT BY THE BANKRUPTCY COURT, AND JUDGMENT BY DEFAULT MAY BE TAKEN AGAINST YOU FOR THE RELIEF DEMANDED IN THE COMPLAINT.

Dated: May 30, 2018 Robert A. Gavin, Jr., Clerk of the Court

Summons [Summons and Notice of Pretrial Conf. rev. 05/27/2016]